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1-27-18

WASHINGTON STATE ET AL FEB 16 2018

DISTRICT NO 17-CV-00141-JLR

PLAINTIFFS

AT SEATTLE  
CLERK U.S. DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
BY DEPUTY

VS

FRAUD OF EVIDENCE in  
this case, AS A matter of

PRESIDENT Donald Trump ET AL

RIGH WHO IS DAMAGED BY

Defendants

corr upT WASHINGToN

. RICK SATCHER ET AL

OFFICIES

FILED  
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MAIL

CC DEFENDANTS

FEB 05 2018

AT SEATTLE  
CLERK U.S. DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
BY DEPUTY

I HAVE BEEN PUT IN LEWIS CO JAIL ON FALSE CHARGES

to prevent me from presenting EVIDENCE in this  
CASE. THE ATTORNEYS in this case used HALF OF A  
Recording to SAY I THREATENED THEM WHICH I NEVER  
did I HAVE NEVER THREATENED THEM. I WILL SHOW THIS. By getting PHONE RECORDS From my PHONE compnay  
Boost mobile the LENGTH OF THE PHONE calls And  
their Recording will NOT match showing. BILL  
HILLIER Scott BLINKS and JOHN MEYERS are  
Lying to Protect illegal ACTS THAT THEY HAVE  
comited to cover up crimes Done BY THE ATTORNEYS  
in this case. JOHN MEYER PROS ATTORNEY is Refusing  
to prosecute them even with so much evidence  
NO NORMAL HUMMING would NOT FIND it A  
crime. And is HELPING them in this coverup.THIS IS OBSTRUCTION OF JUSTICE AND IS A FELONY  
Please ACT on this. They Are ALSO taking my  
my mail in this case sent From THE JAIL  
to Stop me from Responding in this case

(2)

Also Stopping my phone calls out of the JAIL to stop me from getting to my legal team for help in this case. They are using Lewis County Judge and Pro Attorney and Defense Attorney all their friends I believe to stop this case. Noway for me to check this out without outside help they are stopping me from getting 67 days solitary confinement no calls no mail to me or legal mail out, on going FDIC investigation they HAVE some of the evidence in this case before my mail was being stolen so I could not continue in that case. I HAVE ask post master general to investigate. I HAVE Reg mail receipts that they never received and several more government offices that did not get their mail either all Reg mail. Judge in this case after meeting me for less than one minute in omnis hearing ordered me medicated and sent to yakima med center to stop me from responding in this case yakima med center found I was ALL RIGHT AND REFUSED to medicate me and is sending me back to Lewis Co jail were I will not be able to respond in case please help this is all illegal and a fellowney sorry about spelling and printing please take over case for lack of due process of law  
P.O.B.#75  
Toledo 48591

1-27-18

Rick Satcher  
Rich Satcher

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

**STATE OF WASHINGTON, et al.,**

CASE NO. C17-0141JLR

**Plaintiffs,**

V.

## **ORDER DENYING MOTIONS TO INTERVENE**

DONALD TRUMP, et al.,

#### **Defendants.**

Before the court are motions to intervene by David A. Golden (Golden Mot. (Dkt.

<sup>1</sup> # 121)), Kareem Salessi (Salessi Mot. (Dkt. # 166)). Ann Dawson<sup>1</sup> (Dawson Mot. (Dkt. #

167)), and Rick Satcher (Satcher Mot. (Dkt. # 173)). The foregoing litigants are

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<sup>1</sup> Ms. Dawson appears to file her motion on behalf of three entities that she identifies as “Muslims [sic], Jews, and Christian [sic] against Terrorism,” ““We the People’ Tea Party,” and “Native Americans for a Unity Nation.” (Dawson Mot. at 1.)

1 proceeding *pro se*, and the court liberally construes their filings as motions to intervene  
2 in these proceedings.<sup>2</sup>

3 Under Federal Rule of Civil Procedure 24(a), in order to intervene as of right in an  
4 action, a proposed intervenor must establish that he or she has (1) “an unconditional right  
5 to intervene by a federal statute,” or (2) “an interest relating to the . . . transaction that is  
6 the subject of the action . . . .” Fed. R. Civ. P. 24(a). For permissive intervention, a  
7 proposed intervenor must show that he or she has (1) “a conditional right to intervene by  
8 a federal statute,” or (2) “a claim or defense that shares with the main action a common  
9 question of law or fact.” Fed. R. Civ. P. 24(b)(1). The burden is on the proposed  
10 intervenor to demonstrate that the conditions for intervention are satisfied. *United States*  
11 *v. Alisal Water Corp.*, 370 F.3d 915, 919 (9th Cir. 2004).

12 The four proposed intervenors fail to demonstrate that the conditions for either  
13 intervention as of right or for permissive intervention are met. See Fed. R. Civ. P. 24(a)-  
14 (b)(1). Accordingly, the court DENIES all four motions to intervene (Dkt. ## 121, 166,  
15 167, 173). Further, the court DIRECTS the Clerk to refrain from placing any future  
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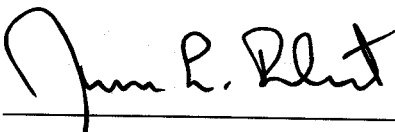
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22 <sup>2</sup> The court liberally construes the pleadings of *pro se* litigants. See *Brazil v. U.S. Dep’t of Navy*, 66 F.3d 193, 199 (9th Cir. 1995).

1 filings by any of these *pro se* litigants on the court's docket for this case, unless the filing  
2 is a motion for reconsideration or a notice of appeal of this order.

3 Dated this 29th day of March, 2017.

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JAMES L. ROBART  
United States District Judge

